Name of Person Filing: Address: City, State, Zip code: Telephone Number: Representing Self (Without a Lawyer) OR Attorney for Petitioner OR Respondent		FOR CLERK'S USE ONLY		
SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY				
In the	Marriage of	Case No.		
Name of Petitioner (in cases with DISSOLUTION DISSOLUT		DECREE WITHOUT HEAR (in cases without children) fo	thout children) for UTION OF MARRIAGE (Divorce) SEPARATION	
Name of Respondent				
I am the Petitioner and I am asking the court to enter a "Decree of Dissolution of Marriage" or of "Legal Separation", by default without a Court hearing. I have put a check mark in each box in front of the statements below that are true and I understand that if any statement is not true, I cannot get a default decree without a hearing.				
	I have read this "Motion and Affidavit for my knowledge everything I have said is true		Hearing " and to the best of	
	I have paid the filing and service fees or the of the receipt showing payment or a copy of is attached.			
	To the best of my knowledge, both Petitione	er and Respondent are competent	and sane.	
	At least 60 days have passed since the Respondent was served with the dissolution or legal separation papers. Service was not done by publication.			
	The Respondent has not made an appearar "Application for Default" and Default has			
	At the time this action was filed, the Petition stationed in Arizona while a member of the of marriage (divorce), the Petitioner or the R than 90 days.	United States Armed Forces. If th	is is an action for dissolution	
	Conciliation Services provisions have been the provisions do not apply. (A.R.S. 25-381		for Dissolution of Marriage or	
	The marriage is irretrievably broken, or if for and apart.	legal separation, the parties desi	ire to live separate	

	Case No		
	There are no minor children, common to the parties, who were born before or during the marriage, or who were adopted by the parties during the marriage. The wife, to my knowledge, is not pregnant.		
	Neither Petitioner nor Respondent has made a claim for spousal maintenance/support. A claim for spousal maintenance/support is deemed waived by both parties.		
	All of the allegations, including those concerning property and debts listed in the "Petition" for "Dissolution of Marriage" or for "Legal Separation" were true at the time filed and remain true as of the date of the filing of this motion and affidavit, OR any changes are explained below:		
	Everything in the "Petition for Dissolution of Marriage" or for "Legal Separation" concerning who gets the property and who pays the bills/debts is fair and reasonable. If applicable, attorney		
	fees are itemized on the paper attached to this Motion and Affidavit.		
	The relief to be awarded in the "Decree of Dissolution of Marriage" or for "Legal Separation" is the same as the relief I requested in the underlying "Petition", OR if the relief to be awarded is different, it has been approved by both parties, as reflected in the "Decree of Dissolution of Marriage" or for "Legal Separation", and signed by both parties.		
	I have submitted along with this Motion and Affidavit, two (2) self-addressed stamped envelopes, one addressed to me and one addressed to my spouse, with enough postage for the Court to mail a copy of the Decree.		
	Therefore, I request this court to sign the attached Decree.		
OATH	HOR AFFIRMATION		
l swea	or affirm that the information on this document is true and correct under penalty of perjury.		
Signa	ature Date		
Printe	ed Name		
Му С	ommission expires:		
(or Se	eal, below)		
	Deputy Clerk or Notary		